D STATES ENVIRONMENTAL PROTECTION AGENCE 26 FEDERAL PLAZA NEW YORK, NEW YORK 10278

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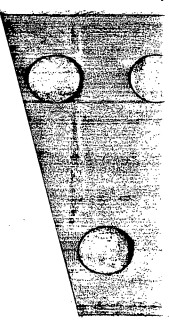
United States Environmental Protection Agency ("EPA"), and/or ented states Environmental to investigate the release and ends to expend public funds substances, pollutants. and release of hazardous substances, pollutants. ends to expend public funds to investigate the release and to investigate the release and to investigate the release and to investigate. EPA also intends reatened release of hazardous substances, EPA also intends reatened release of hazardous and corrective measures reatened release and corrective measures reatened the above-referenced side and corrective measures intends at the above-referenced side and corrective measures at the above-referenced side and corrective measures and corrective measures and release and/or ontaminants at the above-referenced site. EPA also intends to corrective measures investigative and corrective lease. Threatened release and/or threatened release pend public control such release and/or threatened release. pend public funds on any investigative and corrective measur threatened release. The control such release and/or threatened release and/or threatened release and/or threatened release and/or threatened for the control such release applicable provisions of the control such to applicable provisions of the control such that the con necessary to control such release and/or threatened release, the applicable provisions of Liabil and Liabil applicable provisions and Liabil applicable provision. The pursuant to applicable compensation. The pursuant Response. Compensation and Liabil applications are compensation. EPA intends to do so pursuant to applicable provisions of the lity compensation, and Liability Response, Compensation, and Liability Comprehensive Environmental Response, Seq. (CERCLA), 42 U.S.C. §9601 et seq. Act of 1980 (CERCLA),

under section 107(a) of CERCLA and other laws, responsible parinclude in include for any costs incurred by costs may include ties may be liable actions at the site. for investigation, taking corrective actions expenditures for taking and not be limited to, but need not

taking corrective actions at the site. Such costs may include site. Such costs may include site for investigation, ter, by this letter, by this expenditures expendent by with regard to the site and enforcement. With regard to but need not be limited to site and enforcement planning, cleanup of your potential liability with regard to planning, cleanup you of your potential liability with regard to planning, cleanup you of your potential liability with regard to planning, cleanup you of your potential liability with regard to planning, cleanup you of your potential liability with regard to planning, cleanup you of your potential liability with regard to planning, cleanup you of your potential liability with regard to planning. planning, cleanup of the site and enforcement. By this letter, with regard to potential liability with regard to planning, cleanup of the site potential liability with regard to potential lia Responsible parties under CERCLA include current and past owners substances who denerated the hazardous substances or operators and persons

Responsible parties under CERCLA include current and past owners of the hazardous substances under who generated the hazardous substances that your and persons transport, treatment, or EPA, and limited the hazardous and persons transport, possession of but not limited to or operators and person the possession of but not substant or operators and person information information information and person submitted by your manifests that your company may be a them. Special Waste Melieves that your company, information special EPA believes that your to, New Jersey Company, EPA believes that your to, new Jersey company, responsible party. this matter.

"responsible party.



Upon request, the Agency will discuss this information with you and will provide additional information on the nature and extent of the release and/or threatened release. Instructions on how to contact EPA's representative are set forth below.

You are hereby notified that EPA is planning to conduct the following studies at the site:

- 1. A remedial investigation to identify the nature and extent of the release and threatened release. The goals of this investigation may include:
 - a) identification of local hydrogeological characteristics to evaluate groundwater quality and movement in the vicinity of the site;
 - b) determination of the extent of soil, air and surface water contamination at the site.
- Feasibility studies to evaluate possible remedial actions to remove or contain hazardous substancess at the site.

In addition to the above studies, corrective measures may be necessary to protect public health, welfare or the environment. These correctives measures may include, but may not be limited to:

- Implementation of initial remedial or removal measures, e.g., securing the site to prevent contact with any hazardous or toxic substances, and/or removal of contaminated material from the surface;
- Design and implementation of the EPA approved remedial option for addressing any groundwater, surface water, soil and air contamination;
- Any monitoring and maintenance necessary after remedial measures have been completed.

EPA will immediately move forward with the remedial investigation and feasibility studies (RI/FS) unless you notify EPA in writing BY NO LATER THAN JUNE 17, 1985 of your intent to undertake the RI/FS. In the event that you decline to undertake the complete cleanup of the site at this time, EPA will invite you to undertake the design and implementation of the selected remedy upon the Agency's completion of the RI/FS.

Your letter should identify - by name, address and telephone number - your representative for further contact with you regarding this matter.

Your letter of response should be sent to:

Ms. Janet C. Feldstein
Site Investigation & Compliance Branch
Emergency and Remedial Response Division
U.S. Environmental Protection Agency
26 Federal Plaza
New York, New York 10278

EPA anticipates a request by the recipients of this letter for additional information concerning the proposed activities at the subject facility. Accordingly, we have reserved a time and place for a conference among all recipients. The conference will be held on Monday, June 10, 1985, beginning at 10 A.M., New York State Hearing Room, 44th floor, Two World Trade Center, New York, New York. Attendance at this conference will provide you with the opportunity to discuss with EPA your responsibility for addressing any problems at this site.

We have enclosed a list of the addressees of this letter, should you desire contact with each other before the June 10 conference.

Sincerely yours,

William J. Librizzi, Director

Emergency & Remedial Response Division

Enclosure

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Attach to front of article if space permits, otherwise affix to back of article.

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ENVIRONMENTAL PROTECTION AGENCY

Regional Office II Federal Building

(No. and Street, Apr. suite, 4.07 Box or R.D. No.)

New York, New York 10007

(City, State, and ZIP Code)

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